

TERMINAL DISCLAIMER TO OBVIATE A DOUBLE

Docket No. 97,022-G1

PATENTI	NG REJECTION OVER A PRIOR PATENT
In Re Application of: D	unlay et al.
Application No.: 09/721,168	
Filed: 11/22/00	
For: A System for Cell-	Based Screening
provided below, the theyond the expiration disclaimer, of prior is shall be enforceable of with any patent grant. In making the a instant application to 156 and 173 of a expires for failure they in the state of t	arl Zeiss Jena GMBH, of 100 percent interest in the instant application hereby disclaims, except as erminal part of the statutory term of any patent granted on the instant application, which would extend a date of the full statutory term defined in 35 U.S.C. 154 to 156 and 173 as shortened by any terminal Patent No. 6,620,591. The owner hereby agrees that any patent so granted on the instant application only for and during such period that it and the prior patent are commonly owned. This agreement runs ed on the instant application and is binding upon the grantee, its successors or assigns. Above disclaimer, the owner does not disclaim the terminal part of any patent granted on the that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 any prior patent, as presently shortened by any terminal disclaimer, in the event that it later: so pay a maintenance fee, is held unenforceable, is found invalid by a court of competent utorily disclaimed in whole or terminally disclaimed under 37 CFR 1.321, has all claims amination certificate, is reissued, or is in any manner terminated prior to the expiration of its spresently shortened by any terminal disclaimer. or 2 below, if appropriate.
agency, I hereby statements made of made with the kn imprisonment, or by statements may ject 2. X The und	missions on behalf of an organization (e.g., corporation, partnership, university, government etc.), the undersigned is empowered to act on behalf of the organization. Y declare that all statements made herein of my own knowledge are true and that all on information and belief are believed to be true; and further that these statements were owledge that willful false statements and the like so made are punishable by fine or oth, under Section 1001 of Title 18 of the United States Code and that such willful false opardize the validity of the application or any patent issued thereon. Idersigned is an attorney or agent of record.
Name	McDonnell Boehnen Hulbert & Berghoff
Address	32 nd Floor, 300 South Wacker Drive
City, State, Zip	Chicago, Illinois 60606 SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT REQUIRED
S	SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT REQUIRED
Name / Reg. No.	David Harper 42,636
Signature	An Mrs
Date	July 7, 2004
*Statement under 37 CFR 3.73(b) is required if terminal disclaimer is signed by the assignee (owner).	
	July 7, 2004 FR 3.73(b) is required if terminal disclaimer is signed by the assignee (owner).

110.00 DA



Hon. Commissioner of

S/N 09/721,168

DSH:dr Atty

Patents and Trademarks

Re: Applicant - R. Terry Dunlay, et al.

Case No. 97,022-G1

A System for Cell Based Screening

Sir:

Please place the Patent Office receipt stamp hereon and mail to acknowledge receipt of:

- ☑ Transmittal Letter (1 sheet, in duplicate);
 ☑ Response to Office Action mailed October 3, 2003 (10 sheets);
 ☑ Supplemental IDS Form (4 sheets);

- Supplemental IDS 1449 Form (1 sheet):

 ✓ 7 cited References for U.S. Serial No. 09/721,168.

 ✓ Return receipt postcard

Fee enclosed:

s 240-90

Mailed: 1-5-04

Respectfully,
McDonnell Boehnen Hulbert & Berghoft Attorney for Applicant

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